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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/815,647	04/02/2004	Kia Silverbrook	HYG001US	9664		
24011 7590	01/05/2007 ESEARCH PTY LTD	EXAMINER				
393 DARLING STR	EET	CAPUTO, LISA M				
BALMAIN, NSW 2	041		ART UNIT	PAPER NUMBER		
·			2876			
SHORTENED STATUTORY PER	IOD OF RESPONSE	MAIL DATE	DELIVER	DELIVERY MODE		
3 MONTHS		01/05/2007	PAPER			

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.



			Application	No.	Applicant(s)				
Office Action Summary			10/815,647		SILVERBROOK ET AL.				
			Examiner		Art Unit				
			Lisa M. Cap		2876				
Period fo	The MAILING DATE of this commu or Reply	nication appe	ears on the o	cover sheet with the c	orrespondence ac	ldress			
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD IN THE NEW PRIOR IS LONGER, FROM THE NEW PRIOR IS LONGER, FROM THE NEW PRIOR IS LONGER, FROM THE NEW PRIOR IS STATE OF THE NEW PRIOR IS STATE OF THE NEW PRIOR IS THE NE	MAILING DA is of 37 CFR 1.130 munication. statutory period willy will, by statute, of	ATE OF THIS 66(a). In no even will apply and will of cause the applic	S COMMUNICATION I, however, may a reply be tirr expire SIX (6) MONTHS from ation to become ABANDONEI	V. hely filed the mailing date of this o D (35 U.S.C. § 133).	·			
Status									
1) 🛛	Responsive to communication(s) fil	ed on <i>05 Oc</i>	tober 2006.		•				
,—	This action is FINAL . 2b)⊠ This action is non-final.								
,—	Since this application is in condition	<i>,</i> —			secution as to the	e merits is			
٠,٠	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposiți	on of Claims								
4)🖂	Claim(s) 1,2 and 4-38 is/are pending	ig in the app	lication.						
•	4a) Of the above claim(s) <u>18-25,36</u>			from consideration.					
	5) Claim(s) is/are allowed.								
,—	Claim(s) <u>1,2,4-17,26-35 and 38</u> is/a	are rejected.							
7)	Claim(s) is/are objected to.								
8)	Claim(s) are subject to restri	iction and/or	election red	quirement.					
Applicati	on Papers								
9)□	The specification is objected to by the	ne Examiner	r.						
• —	The drawing(s) filed on is/are			objected to by the I	Examiner.				
,	Applicant may not request that any obje								
	Replacement drawing sheet(s) including					FR 1.121(d).			
11)	The oath or declaration is objected								
Priority u	ınder 35 U.S.C. § 119		٠						
	Acknowledgment is made of a claim All b) Some * c) None of:)-(d) or (f).				
	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No								
	3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.									
	see the attached detailed Office acti	on tor a list c	or the certific	su copies not receive					
Attachmen	t(s)								
	e of References Cited (PTO-892)		•	1) Interview Summary					
	e of Draftsperson's Patent Drawing Review (<u>!</u>	Paper No(s)/Mail Da Notice of Informal P		O-152)				
. —	nation Disclosure Statement(s) (PTO-1449 c r No(s)/Mail Date	n F10/38/00)		6) Other:	(-p	,			

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DETAILED ACTION

Amendment

1. Receipt is acknowledged of the amendment filed 5 October 2006, wherein applicant elected Group I (Claims 1-2, 4-17, 26-35, and 38) without traverse. Claims 18-25 and 36-37 are hereby withdrawn.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

2. Claims 1-2, 4-17, 26-35, and 38 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

The claims are drawn to a computer program per se. A computer program per se are abstract instructions. Therefore, a computer program is not a physical thing (product) nor a process as they are not "acts" being performed. As such, these claims are not directed to one of the statutory categories of invention (See MPEP 2106.01), but are directed to nonstatutory functional descriptive material.

It is noted that computer programs embodied on a computer readable medium or other structure, which would permit the functionality of the program to be realized, would be directed to a product and be within a statutory category of invention, so long as the computer readable medium is not disclosed as non-statutory subject matter per se (signals or carrier waves).

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3. The claims are directed to a judicial exception; as such, pursuant to the Interim Guidelines on Patent Eligible Subject Matter (MPEP 2106)), the claims must have either physical transformation and/or a useful, concrete and tangible result. The claims fail to include transformation from one physical state to another. Although, the claims appear useful and concrete, there does not appear to be a tangible result claimed. Merely transferring the indicating data to a computer system, where the computer system is responsive to the indicating data to cause provision of assistance would not appear to be sufficient to constitute a tangible result, since the outcome of what happens after transfer of indicating data has not been used in a disclosed practical application nor made available in such a manner that its usefulness in a disclosed practical application can be realized (i.e. the provision of assistance that is caused by the computer system being responsive to the indicating data is not enumerated). As such, the subject matter of the claims is not patent eligible.

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to *Lisa M. Caputo* whose telephone number is (571) 272-2388. The examiner can normally be reached between the hours of 8:30AM to 5:00PM Monday through Friday. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee can be reached at (571) 272-2398. The fax phone number for this Group is (571) 273-8300.

Communications via Internet e-mail regarding this application, other than those under 35 U.S.C. 132 or which otherwise require a signature, may be used by the applicant and should be addressed to [lisa.caputo@uspto.gov].

All Internet e-mail communications will be made of record in the application file. PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly set forth in the Interim Internet Usage Policy published in the Official Gazette of the Patent and Trademark on February 25, 1997 at 1195 OG 89.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Lisa M. Caputo

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December 22, 2006